

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
MIDLAND/ODESSA DIVISION**

**UNITED STATES OF AMERICA,**

**v.**

**AGHORN OPERATING, INC.,  
TRENT DAY, and KODIAK  
ROUSTABOUT, INC.**

§  
§  
§  
§  
§  
§

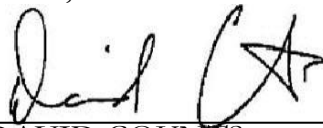
**MO:22-CR-00049-DC**

**ORDER GRANTING EXTENSION OF DEADLINES**

Defendants moved unopposed for an extension on briefing deadlines related to three separate motions.<sup>1</sup> Some of those deadlines have now passed and the final reply deadlines are quickly approaching. The Government met its November 27, 2023, deadline as agreed to by the parties.<sup>2</sup> Likewise Defendants have filed their replies as of December 11, 2023.<sup>3</sup> The Court therefore **GRANTS** the requested briefing extension.<sup>4</sup>

It is so **ORDERED**.

**SIGNED** this 12th day of December, 2023.



---

DAVID COUNTS  
UNITED STATES DISTRICT JUDGE

---

<sup>1</sup> ECF No. 68. (Seeking extension for briefing responses and replies on ECF Nos. 65, 66, and 67).

<sup>2</sup> See ECF Nos. 69, 70, and 71.

<sup>3</sup> See ECF Nos. 72 and 73. Aghorn and Day posed challenges that differ from Kodiak—Aghorn and Day challenged Counts 1, 2, 8 and 9 in its motion for relief from duplicity, while Kodiak joined to challenge only Counts 8 and 9. ECF No. 66. Aghorn moved on its own for relief from multiplicity as to Counts 3, 4, and 5. ECF No. 65. Defendants' replies reflect their individual positions.

<sup>4</sup> ECF No. 68.